

From: [Bill Shafford](#)
To: [Susan Spalding/R6/USEPA/US@EPA](#)
Subject: RE: Exide Frisco
Date: 12/11/2012 08:31 AM

Susan:

We are working up a response, and I will be getting back to Mr. Bradbury. Thanks!

Bill

From: Spalding.Susan@epamail.epa.gov [mailto:Spalding.Susan@epamail.epa.gov]
Sent: Tuesday, December 11, 2012 8:18 AM
To: Bill Shafford
Cc: Johnson.Terry@epamail.epa.gov
Subject: Fw: Exide Frisco

Good questions -- are you responding to this inquiry?

Susan Spalding
Associate Director, RCRA
Multimedia Planning and Permitting Division
EPA Region 6
phone 214.665.8022

----- Forwarded by Susan Spalding/R6/USEPA/US on 12/11/2012 08:16 AM -----

From: Terry Johnson/R6/USEPA/US
To: Susan Spalding/R6/USEPA/US@EPA, Melissa Smith/R6/USEPA/US@EPA, Bruce Jones/R6/USEPA/US@EPA, Jay Przyborski/R6/USEPA/US@EPA, Richard Ehrhart/R6/USEPA/US@EPA, Paul James/R6/USEPA/US@EPA
Cc: Guy Donaldson/R6/USEPA/US@EPA
Date: 12/10/2012 06:34 PM
Subject: Fw: Exide Frisco

FYI -- he left me a voicemail message this afternoon on the same subject, asking for points of contact at EPA to discuss this issue. I haven't responded yet.

Terry

Terry Johnson
U.S. EPA Region 6 Air Planning Section
214-665-2154

----- Forwarded by Terry Johnson/R6/USEPA/US on 12/10/2012 06:32 PM -----

From: Henry Bradbury <henrybradbury@gmail.com>
To: Bill Shafford <Bill.Shafford@tceq.texas.gov>
Cc: Terry Johnson/R6/USEPA/US@EPA
Date: 12/10/2012 04:44 PM

Subject: Exide Frisco

Hi Bill,

I noted that TCEQ approved on 12/7 the landfill cleanup plan dated 12/7 for Exide's Frisco facility.

I was anticipating that this would be covered under part of the RCRA based closure, and as such that it would include community participation as prescribed under the RCRA program.

Acknowledging that my anticipating this --- was not based on a specific review of regulations and the facts, just a understanding of the issue at hand, and one read of the RCRA public participation requirements.

I understand that the landfill was not permitted as a RCRA facility- but contained RCRA regulated materials from a RCRA facility.

Who would I talk to at TCEQ — to aid me in understanding why this action is not covered under the RCRA public participation requirements?

Thanks,
Henry Bradbury